BILL NO. S-81-02-26

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SPECIAL ORDINANCE NO. S- 58-8/

AN ORDINANCE approving a contract for Sewer Improvement Resolution No. 341-80 between the City of Fort Wayne, Indiana, and Winzeler Excavating Co., Inc. for installation of a sanitary sewer.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That a certain contract dated January 21, 1981, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works and Winzeler Excavating Co., Inc., Contractor, for:

the construction of a 27 inch sanitary interceptor from the intersection of Jefferson Boulevard and St. Mary's River to the intersection of Beadell Street and Junk Ditch,

under Board of Public Works Sewer Improvement Resolution No. 341-80, at a total cost of \$644,070.50, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO FORM AND LEGALITY FEBRUARY 5, 1981.

JOHN E. HOFFMAN, CITY ATTORNE

* * .				• •	~	:
Read seconded by by title ar Plan Commis due legal r Indiana, or	otice, a		, the	on motion by duly adopted, or file of the duly flow adopted to the duly flow and the duly flow and the duly flow and the duly flow adopted to the	ncy Bulldi	ng, Fort Wayne, day of
			19,	at	o'clock	M., E.S.T.
DATE:		<u> </u>		CHARLES W. V		Mustum
Read seconded by passage.	PASSED	d time in (KOST) b	full and of the following the	on motion by, and duly aclowing vote:	Bo dopted, pla	aced on its
		AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES		8				
BURNS						
EISBART						
GiaQUINTA						
NUCKOLS				-		-
SCHMIDT, D.					<u></u>	
SCHMIDT, V.						
SCHOMBURG		$\overline{}$				
STIER						
TALARICO		-				
DATE:	2	-24-81	_	Charles W. W	W. Litesa VESTERMAN -	erman- CITY CLERK
Passe	d and add	opted by t	ne Common	Council of th	e City of	Fort Wayne,
Indiana, as	(ZONING	MAP) (G	ENERAL)	(ANNEXATION)	SPECIAL	1)
(APPROPRIAT					1-58-	81
on the	Q 400	day o	E _ Fr	burney	_, 19_	<u> </u>
Charles.	W. letes	lerman	ST:	(SEAL)	Suckol	,
CHARLES W.	WESTERMAN	- CITY C	LERK	PRESIDING OF		9
				he City of Fo		
the O	STL	day of	Felir	lary, 19 F/	, at the	hour of
_//.34	o'clock	c <u>() </u>	4.,E.S.T.	Charles C	V. Weste	rman
				CHARLES W. W		
		signed by F				_day of March
19 <u>\$</u> , at	the hour	of	4 0	'clock M.	,E.S.T.	
				(,	P 12	
				WINFIELD C. MAYOR	MOSES, JR.	

BILL NO. S-81-02-26
REPORT OF THE COMMITTEE ON CITY UTILITIES
WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN
ORDINANCE approving a contract for Sewer Improvement Resolution
No. 341-80 between the City of Fort Wayne, Indiana, and
Winzeler Excavating Co., Inc. for installation of a sanitary
sewer
HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE PASS.
PAUL M. BURNS, CHAIRMAN Jane M. Sommo.
VIVIAN G. SCHMIDT, VICE CHAIRMAN Vigian J. Schmidt
BEN A. EISBART
SAMUEL J. TALARICO Samuel & Talania
ROY J. SCHOMBURG Ry Jackson

CONCURRED IN

DATE 2/24/81 CHARLES W. WESTERMAN, CITY CLERK

CONTRACT NO. 341-80

PASS CONTRACT made and entered into in triplicate this 2/4 day of Average 1986, by and between WINZELER EXCAVATING, CO., herein called ENTRACTOR, and the City of Fort Wayne, Indiana, an Indiana Municipal Corporation, acting by and through the Mayor, and the Board of Public Works herein called OWNER,

WITNESSETH that the Contractor and the Owner for the considerations hereinafter named, agree as follows:

ARTICLE 1. SCOPE OF WORK

Contractor shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the construction of the following:

Beginning at a proposed manhole located 100± LF north of and 170± LF west of the centerline intersection of Jefferson Boulevard formerly U.S. 24 and the St. Mary's River; thence westerly 388± LF to a proposed manhole located 50± LF north of and 570± LF west of the centerline intersection of Jefferson Boulevard formerly U.S. 24 and the St. Mary's River; thence northwesterly 382± LF to a proposed manhole located 390± LF north of and 720± LF west of the centerline intersection of Jefferson Boulevard formerly U.S. 24 and St. Mary's River; thence westerly 557± LF to a proposed manhole located 350± LF east of and 415± LF north of the centerline intersection of LE&W Railroad and the Pittsburgh-Fort Wayne-Chicago Railroad; thence southwesterly 668± LF to a proposed manhole located 150± LF north of and 300± LF west of the centerline intersection of LE&W Railroad and the Pittsburgh-Fort Wayne-Chicago Railroad; thence northwesterly along the Pittsburgh-Fort Wayne-Chicago Railroad 1,255± LF to a proposed manhole located 90± LF north of and 75± LF west of the centerline intersection of the Junk Ditch and the Pittsburgh-Fort Wayne-Chicago Railroad: thence meandering southerly along the Junk Ditch 1,623± LF terminating at a proposed manhole located 180± LF south of and 35± LF west of the centerline intersection of Beadell Street and the Junk Ditch.

Said sewer shall be 27" in diameter.

all according to Fort Wayne Pollution Control Engineering Department Drawing No. SY-11066, and do everything required by this contract and the other documents constituting a part hereof.

ARTICLE 2. THE CONTRACT SUM

The Owner shall pay Contractor for the performance of the contract the unit price sum of \$644,070.50. In event the amount of work is increased or decreased by Owner, the contract sum shall be increased or decreased according to the unit price schedule set forth in the Contractor's Proposal.

27" RCP Class V	Fifty-nine dollars and 12/100	59.12
27" RCP Class IV	Seventy-four dollars and 42/100	74.42
27" RCP Class TIT	Sixty-four dollars and 72/100	64.72

*STD M-H Type I-J	One thousand nine hundred	
	ninety dollars and no/100	1,990.00
STD M-H Type V-J	Two thousand seven hundred	
	dollars and no/100	2,700.00
STD M-H Type II-J (72")	Three thousand four hundred	
	forty-five dollars and no/100	3,445.00
STD M-H Type II-J (108")	Six thousand twenty dollars	
amp all p	and no/100	6,020.00
STD 8" Drop Pipe	Seventy-two dollars and no/100	72.00
27" Encased Boring Complete	Three hundred fifty dollars	
0	and no/100	350.00
Special Backfill	Five dollars and 53/100	5.53
#53 or #73 Special Backfill	Five dollars and 53/100	5.53
6" Asphalt (Streets)	Eleven dollars and 55/100	11.55
2" Asphaltic Surface	Three dollars and 30/100	3.30
6" Stone and Gravel	Two dollars and 18/100	2.18
(Driveways)		
Seeding and 1" Mulch	No dollars and 40/100	0.40
8"-12" Field Tile	Eleven dollars and no/100	11.00
Replacement		
15"-18" Field Tile	Sixteen dollars and no/100	16.00
Replacement		
8"-15" Culvert Replacement	Fourteen dollars and no/100	14.00
36" CMP Culvert Replacement	Fifty-five dollars and no/100	55.00
Dewatering	Seventeen dollars and 50/100	17.50
Base Stabilization	One dollar and no/100	1.00
Brush & Tree Removal	Three thousand dollars and	
T' 11 000' 0 7 .	no/100 per lump sum	3,000.00
Field Office Complete	Two thousand four hundred	
7 7 7 7	dollars and no/100 per lump sum	2,400.00
Pump Station Removal	Four hundred twenty dollars	
(Not Grant Fundable)	and no/100 per lump sum	420.00

ARTICLE 3. PROGRESS PAYMENTS

Payments are to be made to the Contractor in accordance with and subject to the provisions embodied in the documents made a part of this Contract.

ARTICLE 4. ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the Contractor that the work is ready for final inspection and acceptance, the Board of Public Works will direct the Engineering Department of the Owner to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted thereupon, and the entire balance of the Contract sum shall be due and payable to the Contractor; provided only that Contractor shall first furnish Owner, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid.

ARTICLE 5. WORKMEN'S COMPENSATION ACT

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Section 14 of the Compensation Act (I.C. 22-3-2-1).

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen and that any judgment of any court or award of any Board of Arbitrators or of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation acts of the State of Indiana, now or hereafter in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said Contractor, shall be conclusive against Contractor as to amount, liability and all other things pertaining thereto; it being the intent of the parties hereto that Contractor indemnify and hold harmless City in the premises.

ARTICLE 6. NONDISCRIMINATION OF LABOR

The Contractor further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is attached and incorporated herein and made a part hereof. (NE/1 - NE/3)

ARTICLE 7. PREVAILING WAGE SCALE

The Contractor agrees to pay and also require of his subcontractors that they pay which ever is the highest of Federal, State, and Local wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the provisions of Chapter 319 of the Acts of the General Assembly of the State of Indiana, of 1935, attached hereto and made a part hereof. (WR/1 through WR/34).

ARTICLE 8. COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of this contract as if hereto attached or herein repeated:

- A. Advertisement for Bids, for Contract No. 341-80.
- B. Instructions to Bidders for Contract No. 341-80.
- C. Contractor's Proposal Dated December 16, 1980.
- D. Fort Wayne Water Pollution Control Engineering Department Construction Drawing No. SY-11066.
- E. General Specifications and Conditions, detailed specifications, construction standards for the installation of storm and sanitary sewers and addendums thereof of the City of Fort Wayne's Water Pollution Control Engineering Department.
- F. Federal Contract Provisions.

- G. Workmen's Compensation Act (I.C. 22-3-2-1).
- Non Discrimination of labor General Ordinance No. G-34-78 (as amended).
- Ι. Prevailing wage scale.
- J. Performance Bond
- Labor and Material Payment Bond.
- Comprehensive Liability Insurance Coverage.
- Μ. Application for Cut Permit.
- N. Escrow Agreement.
- 0. Notice of Award.
- Ρ. Notice to Proceed. 0. Change Order.
- Notice of Final Acceptance. R.
- S. Addendum No. 1

- D.N.R. Permits т.

ARTICLE 9. GUARANTEE OF WORKMANSHIP

The Contractor shall warrant all materials, labor and equipment furnished and work performed for a period of one (1) year from date of final acceptance in writing by the Owner.

ARTICLE 10. INDEMNITY

Contractor shall furnish to owner, within ten (10) days of the date hereof a certificate from an insuror acceptable to owner showing personal injury and property damage coverages in an amount and of a type acceptable to owner. Insurance in force issued in connection with the work to be done under this Contract in accordance with said Specifications of the City of Fort Wayne, Division I, Section 7.2.4.

ARTICLE 11. ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the Contractor and the Owner under the provisions of this Contract and the work to be performed and materials to be furnished shall be subject to the decision of the Chief Engineer of the Fort Wayne Water Pollution Control Department, and his decision shall be final and conclusive upon the parties.

Provided, however, no changes in the plans, specifications, or other phases of the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works.

ARTICLE 12. COMPLETION DATE

The Contractor agrees to complete the work specified within the contract in 720 consecutive calendar days after having been ordered by the Owner to commence work under this contract.

ARTICLE 13. COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the Owner by the Mayor and Board of Public Works of the City of Fort Wayne, Indiana, shall not be binding upon the Owner unless and until the same shall have been ratified and approved by the Environmental Protection Agency and Common Council of the City of Fort Wayne, Indiana, and should said Environmental Protection Agency or Common Council fail to approve the same within ninety (90) days after the date hereof, then this Contract shall become wholly void.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

WINZELER EXCHANTING CO, INC.

BY:

BY:

CITY OF FORT WAYNE, INDIANA
BY:

Win Moses, Jr., Mayor

ATTEST:

BOARD OF PUBLIC WORKS

APPROVED AS DE FORM AND LEGALITY:

Mark L. Akers, Chairman

Roberta Anderson Staten, Member

ASSOCIATE CITY ATTORNEY,

Herbert R. Gamache, Member

Approved by the Common Council of the City of Fort Wayne on ____ day of _____

A Fluithenist

NAME AND ADDRESS OF AGENCY

Yaste, Zent & Rye, Inc. P.O. Box 1367 Fort Wayne, Indiana 46801 TOWN A United States Fidelity & Guaranty

B American States Insurance Company

COMPANIES AFFORDING COVERAGES

NAME AND ADDRESS OF INSURED

Richard Ness Excavating & Trucking, Inc. P.O. Box 455

CHARAGE D

Huntington, Indiana 46750

This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time.

COMPANY	TYPE OF INSTIRANCE		POLE V	Limits of Liabi	lity in Thousan	ds (000)
LETTER		EOLICA DISABLE	TAURATION DATE		DCCDBBENCE EVOIL	AGGHEGATE
А	GENERAL LIABILITY	MP 48263	11/21/81	bodul a titings	s 500	\$ 500
	X PREMISES OFFINERING.			100101410004	s 100	, 200
	X UNDERGREUPED HAZARD X PRODUCTS COMPLETED OPERATORS HAZARD X CONTRACTURE INSURANCE BROAD FORM PROPERTY DAMAGE X REFERENT CONTRACTORS			COMBINED LAGLERIA DVAVCE HODIII A BELLIDA VIIII	\$	\$
	X PERSONAL INJURY			PERSONAL II	N JIJRY	\$ 500
	AUTOMOBILE LIABILITY			PODILY BUILDS	1	DISCOVERAGE PROPERTY.
Α	X COMPREHENSIVE FORM	MP 48263 EDIRD CF	11/21/81	point of not a	1	
	[X] HINE D	F = ++	13:00	LEOPERTY DANS (4)	5	100
	[X] NON OWNED	- Jane	J. 1 4	LEGGERT CAWARI LEGGERT CAWARI COMMINED	5 500	
В	EXCESS LIABILITY X UMBRELLA FORM OTHER THAN UMBRELLA FORM	SU 23423	12/20/81	CONTAIN D DOUGHT A PAYANGE RODII A IM II HAA MAD	1,000	1,000
^	WORKERS' COMPENSATION	1-3900-777575	11/21/81	\$1AUDIOU4		
Α	EMPLOYERS' LIABILITY OTHER	1-3500-777373	11, 21, 01		, 100	46.06-419

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

ANY AND ALL OPERATIONS OF THE NAMED INSURED.

Cancellation: Should any of the above described policies be cancelled before the expiration date thereof. The issuing company will endeavor to mail 10 days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company.

NAME AND ADDRESS OF CERRIT ICATE HOLDER

City of Fort Wayne - Sewer Dept. One Main Street City/County Building Fort Wayne, IN 46801 Property of the Control of the Contr

SPECIMEN FORM OF PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, that	
Wingeler Executing Co. On (Name of Contractor)	
(Name of Contractor)	
- Contex Street Bryan Ohio 43504 (Address of Contractor)	(-
(Address of Contractor)	
a Corporation	hereinafter called
(Corporation, Partnership, or Individual)	
Principal, and _ The Ohio Cosualty Insuran	el Company
Principal, and <u>The Ohio Cosmality Insuran</u> (Name of Sufety)	el Company
Tramilton Ohio	el Company
Principal, and <u>The Ohio Casuatty Insuran</u> (Name of Substy) Thamilton Ohio (Address of Surety)	el Company

and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held firmly bound unto the City of Fort Wayne, Indiana, an Indiana Municipal Corporation in the penal sum of the surface of the first factorization of dollars (\$644.070.50) (value of work) for the payment whereof well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by those present.

The condition of the foregoing obligation is such that:

whereas, the Principal entered into certain contract with the City, dated the law day of sources, 1981, for construction of:

Contract No. 341-80

all according to Fort Wayne Water Pollution Control Engineering Department Drawing No. SV-1066 through and special provisions and according to the City of Fort Wayne's Specifications and Standard Drawings and Addendums, and contained herein.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alternation, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompaning the same, shall in any way affect its obligation on this bond, and it does hereby

waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the City and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the Owner, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the Owner from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the Owner all outlay and expense which the Owner may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

	-t . 1 · L
IN WITNESS WHEREOF, this instrument is exec	uted in Triplicate
*	(number)
counterparts, each one of which shall be de	emed an original, this 2/M
day of January, 1981.	
	1.). 1 / 4.
ATTESTE	Wingeler Exervating Co.
/ As level	(Principal)
· MANUE	BY: Sessney Complex [S]
(Principa/)/Secretary	
[SEAL]	81
May not 1/2 2-	a. t. It +
(Witness' as to Principal)	Center Street
	B. 100: 1251
Center Street	Bryan, Okio 43506
	40 00 0 11 0
Buyan, Ohio 43506	The Ohio Casualty Injuriance Surety Company
	Surety Company
ATTEST:	
1114/Leche-	Č.
(Surety) Secretary	
[SEAT]	
199	
Witness as to Surety	By Attorney-in-Fact
	Aftorney-in-Fact O
5701 M. High St. (Address)	5701 n. Itigh St. Suite 110
1	, (
Worthington, Ohio 43085	Worthington, Ohio 43085
0	

NOTE: Date of Bond must not be prior to date of Contract.

If Contractor is Partnership, all partners should execute bond.

Pointersigned by. Charles W. Smith

CERTIFIED COPY OF POWER OF ATTORNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 15-702

Kittum All Ment by These Bresentis: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of bathority granted by Article VI. Section 7 of the By-Laws of said Company, does hereby nominate, constitute and appoints John Ts. Koetz, Richard L. Greece, Richard M. McGhee, Jr.

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance

FIVE MILLION - - - - (§ 5,000,000.00 -) Dollars,

excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and actively depended of the regularly elected officers of the Company as its office in Hamilton, Ohio, in their own proper persons.

The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(s)-in-fact.



In WITNESS WHEREOF, the undereigned officer of the said The Ohio Casealty Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of the said The Ohio Casualty Insurance Company this 3rd day of November 19 78.

(Signed) Guy L. Gessendorf

STATE OF OHIO. COUNTY OF BUILER

S3.

On this '3rd

. .

November

A. D. 19 78 hefore.

the subscriber, a Notary Public of the State of Ohio, in and for the County of Butler, duly commissioned and qualified, came Guy L. Gessendorf, Asst. Secretary _ _ _ of THE OHIO CASUALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of axid Company, and Company and

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Hamilton, State of Ohio, the day and year first above written.

* 2051

(Signed) Dorothy Bibee

Notary Public in and for County of Butler, State of Ohio

Asst. Secretary

My Commission expires December 11, 1981.

This power of attorney is granted under and by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, extracts from which read:

"ARTICLE VI"

"Section 7. Appointment of Attorasy-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or any assistant secretary shall be and is bereby rested with full power and authority to appoint attorney-in-fact for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver any and all boards, recognizences, stipulations, undertakings or other instruments of sureryland policies of instrumes to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county division," or fitted beard or boards of county or state, or the United States of America, or to any open spilitical sub-

This instrument is signed and sealed by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seal of the Company may be sifted by facinified to any power of attorney or better of the company. Such signatures and seal are hereby adopted by the Company as original signatures and seal, to be will dead beinding upon the Company with the same force and effect as though manually affired."

CERTIFICATE

I, the undersigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this

day of

A. D., 19



Assistant Secretary

8-4300-C 10-74-3M

SPECIMEN FORM PAYMENT BOND

	KNOW ALL MEN BY THESE PRESENTS: that
	Wingeler Excesting Co. One. (Name of Contactor)
	(Name of Contractor)
,	Contex Street, Beyon Ohio 43085 (Address of Contractor)
	(Address of Contractor)
	a Corporation, Partnership or Individual), hereinafter called Principal,
	and The Ohio Casualty Insurance Company
	(Name of Surety)
	and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound undo the City of Fort Wayne, and Indian, Hunicipal Corporation in the penal sum of the City of Fort Wayne, and Indian, Dollars (**MOPLOS**) (value of work) for the payment whereof well and truely to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
	THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the day of

all according to Fort Wayne Water Pollution Control Engineering Department Drawing No. <u>S. V. 1006</u>, through and special provisions, and according to the City of Fort Wayne's Specifications and Standard Drawings and Addendums, contained herein.

Contract No. 341-80

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompaying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modivication thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subcontractor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

IN WITNESS WHEREOF, this instrument is executed buplicate counterparts,
each one of which shall be deemed an original, this
January, 1981.
ATTEST:
(le) in ale) + va a vatina (Ca X
Wingeles Excerating Co.
(A)
- Mi Sellin
(Principal Secretary
Ignar)
[SEAL] By <u>Lenny Chypeler</u> [S]
Contempt the
[SEAL] By Lenny C) maler [S] Center Street (Address)
Moreytta Mate Bryon Ohis 43506
Dunaw Chia 43506
Witness/as to Principal
Carta St. +
Center Street
Bryan Ohio 43506 The Ohio Canualty Inquirance Surety Congrey Attorney in-Facto Attorney in-Facto
Surety 10 Parish south
ATTEST: By A Company
(Surety) Secretary
(Surety) Secretary
[SEAL]
1. 0 a Sy 1
Witness as to Surety 5701 M. High sto, Swite 110
Witness as to Surety 5701 M. 1 Light St., Suite 110 5701 M. 1 Light St. Worthugton, Ohio 43085
570/ M. High St. Worthington Ohio 43085
(Adjust)
Worthington Ohio +3085
NOTE: Date of Bond must not be prior to date of Contract.
If Contractor is Partnership, all partners should execute bond.
Counteriened by
Charles W. Smith
Ouvelle W. Junes

CERTIFIED COPY OF POWER OF ATTORNEY

THE OHIO CASIALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 15-702

KIGHH All Men by These Bresents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted by Article VI. Section 7 of the By-Laws of said Company, does hereby nominate, constitute and appoint:

John T. Koetz, Richard L. Greer, Richard M. McGhee, Jr. or M. E. Hughes - - - - - - - - - - - of Worthington, Ohio - - - - -

its true and lawful agent and attorney in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance

- - (\$ 5,000,000.00 -) Dollars. excluding, however, any bond(a) or undertaking(s) guaranteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fally and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hamilton, Ohio, in their own proper persons.

The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney (s)-in-fact,



In WITNESS WHEREOF, the undersigned officer of the said The Ohio Casualty Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of the said The Ohio Casualty Insurance Company this 3rd day of November 19 78.

(Signed) Guy L. Gessendorf

STATE OF OHIO. COUNTY OF BUTLER

'3rd On this

November

A. D. 19 78

the subscriber, a Notary Public of the State of Ohio. in and for the County of Butler, duly commissioned and qualified, came Guy L. Gessendorf, Asst. Secretary - or of THE OHIO CASUALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal of said Company, and the said Corporate Seal of said Company and the said Corporate Seal of said Company. said Corporation.

day of

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Hamilton, State of Ohio, the day and year first above written.

COUNTY .

(Signed) Dorothy Bibee

Notary Public in and for County of Butler, State of Ohio My Commission expires December 11, 1981.

Asst. Secretary

This power of attorney is granted under and by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, extracts from which read:

"Section 7. Appointment of Attorney-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or any assistant secretary shall be and is hereby vested with full power and authority to appoint attorneys-in-fact secretary or any assistant secretary shall be not in harely vested with full power and authority to appoint attorneys-in-hot takes the secretary of the secretary and all boads recognized exploitions, undertakings or other instruments of surgestable and policies of inswrance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other policies and the secretary of t division.

This instrument is signed and sealed by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorned by Dr. that the signature of any others of the Company stitled representation of the by-laws to appoint attorned by Article VI increase of the by-laws to appoint attorned by Article VI increase and the Company and the seal of the Company, may be a fixed by facinities to any power of attorney or behavior of behalf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures and seal are hereby adopted by the Company as original signatures and seal are hereby adopted by the Company as original signatures and seal are hereby adopted by the Company as original signatures and seal are hereby adopted by the Company as original signatures and seal.

CERTIFICATE

I, the undersigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date.

day of IN WITNESS WHEREOF, I have herounto set my hand and the seal of the Company this

A. D., 19



Assistant Secretary

STATE OF ORIO

THE INDUSTRIAL COMMISSION & BUREAU OF WORKERS' COMPENSATION

COLUMBUS, OHIO 43213 CERTIFICATE OF PREMIUM PAYMENT

HIS IS TO SERTIFY AND NOTICE IS HEREBY GIVEN TO ALL PERSONS, that on date hereof the below named employer paid into the State insurance Fund premium as provided by law and that, therefore, said employer is entitled to the rights and benefits of said fund during the period below set forth. MUST BE POSTED IN A CONSPICUOUS PLACE!

RISK NO. AND EMPLOYER

353527

07-01-80 THRU 02-28-81

WINZELER EXCAVATING CO R R 4

43506

THIS CERTIFICATE MAY BE REPRODUCED AS NEEDED

ccord

Certificate of Insurance

NAME AND	ADDRESS OF AGENCY	ONLY TIGHT OF A VAR COVERE EVO RIGHT STUPPE HE CONTRICATE HOLDS AND ANTERN THE POLICIES USING BELOW.
	Picton-Cavanaugh, Inc.	COMPANIES AFFORDING COVERAGES
	P. O. Box 2167 Toledo, Ohio 43603	COMPANY A Aetna Casualty & Surety
	7505	COMPANY B
NAME AND	ADDRESS OF INSUREO	COMPANY
	Winzeler Excavating Co., Inc.	LETTER
	Rural Route 4 Center Street	COMPANY D
	Bryan, Ohio 43506	COMPANY ELTER red named above and are in force at this time. Notwithstanding any requirement, term or condition

This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies.

OMPANY	TYPE OF INSURANCE	POLICY NUMBER	POLICY NUMBER POLICY		Limits of Liability in Thousands (C	
LETTER		TOLICI RUMBER	EXPIRATION DATE		OCCURRENCE	AGGREGATE
A	GENERAL LIABILITY COMPREHENSIVE FORM PREMISES—OPERATIONS EXPLOSION AND COLLAPSE HAZARO	02GL54867 CCA	10/1/81	BODILY INJURY PROPERTY DAMAGE	\$ 500 \$ 250	5 500 5 250
	UNDERGROUND HAZARO PRODUCTS/COMPLETED OPERATIONS HAZARO CONTRACTUAL INSURANCE BROAD FORM PROPERTY OAMAGE UNDEPENDENT CONFRACTORS			BODILY INJURY AND PROPERTY DAMAGE COMBINED	s	s
	X PERSONAL INJURY			PERSONAL II	NJURY	\$
A	AUTOMOBILE LIABILITY COMPREHENSIVE FORM OWNED	02FJ02208 CCA	10/1/81	BODILY INJURY (EACH PERSON) BODILY INJURY (EACH ACCIDENT)	s s	
	Y. HIRED			PROPERTY DAMAGE	\$	
	NON-OWNEO			BODILY INJURY AND PROPERTY DAMAGE COMBINED	\$ 500	
A	EXCESS LIABILITY UMBRELLA FORM OTHER THAN UMBRELLA FORM	02XS5338 WCA	10/1/81	BODILY INJURY AND PROPERTY DAMAGE COMBINED	\$ 1,000	1,000
	WORKERS' COMPENSATION and			STATUTORY		
	EMPLOYERS' LÍABILITY				:	(EACH ACCIDE
	отнек Owners & Contracto Protective Liabili			Bodily Injury Property Dama	\$50,000/ ge \$100,0	\$100,000 00

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

Contract 342-80 \$1,282,562.00

Cancellation: Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail _____ days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company.

NAME AND ADDRESS OF CERTIFICATE HOLDER
The City of Fort Wayne, the Engineer and
his Consultants, their officers, agents,
and employees
Fort Wayne, Indiana

DATE ISSUED JANUARY 13, 1981
PICKON-CAVANAUCH, INC.
AUTHORIZED REPRESENTATIVE

ACORD 25 (1-79)

NAME AND ADDRESS OF AGENCY Picton-Cavanaugh, Inc.		COMPANIES	COMPANIES AFFORDING COVERAGES				
	P. O. Box 2167 Toledo, Ohio 43603	COMPANY A	Aetna Casualty & Suret	У			
	Toleas, only 45005	COMPANY B	- 1		i		
NAME AND	Winzeler Excavating Co., Inc.						
	Rural Route 4 Center Street	COMPANY D					
-	Bryan, Chio 43506 certify that policies of insurance listed below have been issued to the insurantract or other document with respect to which this certificate may be in	COMPANY E	1 1	-3 9.00			

COMPANY Limits of Liability in Thousands (000)

EACH
OCCURRENCE AGGREG TYPE OF INSURANCE POLICY NUMBER POLICY EXPIRATION DATE AGGREGATE GENERAL LIABILITY BODII V IN UIDV \$ 500 500 COMPREHENSIVE FORM A 02GL54867 CCA 10/1/81 PREMISES-OPERATIONS PROPERTY DAMAGE EXPLOSION AND COLLAPSE 250 250 UNDERGROUND HAZARD PRODUCTS/COMPLETED OPERATIONS HAZARD BODILY INJURY AND CONTRACTUAL INSURANCE PROPERTY DAMAGE BROAD FORM PROPERTY DAMAGE COMBINED INDEPENDENT CONTRACTORS PERSONAL INJURY PERSONAL INJURY AUTOMOBILE LIABILITY BODILY INJURY A COMPREHENSIVE FORM OWNED *. BDDILY INJURY (EACH ACCIDENT) 02FJ02208 CCA 10/1/81 HIRED PRD PERTY DAMAGE BODILY INJURY AND NON-OWNED PROPERTY DAMAGE 500 COMBINED EXCESS LIABILITY BODILY INJURY AND UMBRELLA FORM A PROPERTY DAMAGE 02XS5338 WCA 10/1/81 1,000 1.000 OTHER THAN UMBRELLA COMBINED WORKERS' COMPENSATION

Protective Liability
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

and EMPLOYERS' LIABILITY OTHER

Contract 342-80 \$1,282,562.00

Cancellation: Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail 100 days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company.

NAME AND ADDRESS OF CERTIFICATE HOLDER

Owners & Contractors # to be issued

The City of Fort Wayne, the Engineer and his Consultants, their officers, agents, and employees

Fort Wayne, Indiana

DATE ISSUED January 13, 1981
PICTON-CAVANAUCH, INC.

STATUTORY

Bodily Injury \$50,000/\$100,000

Property Damage \$100,000

ACORO 25 (1.79)

NAME AND ADDRESS OF AGENCY COMPANIES AFFORDING COVERAGES Picton-Cavanaugh, Inc. P. O. Box 2167 COMPANY Aetna Casualty & Surety Toledo, Ohio 43603 COMPANY NAME AND ADDRESS OF INSURED COMPANY LETTER Winzeler Excavating Co., Inc. COMPANY Rural Route 4 Center Street COMPANY Bryan, Chio 43506 This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time. Notwithstanding any requirement, term or condition of any contract or other occument with respect to which this certificate may be issued or may partain, the insurance afforded by the policies described herein is subject to all the exclusions and conditions of such po Limits of Liability in Thousands (000)

LETTER	TYPE OF INSURANCE	POLICY NUMBER	EXPIRATION DATE		OCCURRENCE	AGGREGATE
A	GENERAL LIABILITY COMPREHENSIVE FORM PREMISES—OPERATIONS	02GL54867 CCA	10/1/81	BOOILY INJURY PROPERTY DAMAGE	5 500	5 500
	EXPLOSION AND COLLAPSE HAZARD UNDERGROUND HAZARD				250	250
	PRODUCTS/COMPLETED OPERATIONS HAZARD CONTRACTUAL INSURANCE BROAD FORM PROPERTY DAMAGE INDEPENDENT CONTRACTORS			BODILY INJURY AND PROPERTY DAMAGE COMBINED	s .	\$
	PERSONAL INJURY			PERSONAL IN	JURY	s
	AUTOMOBILE LIABILITY			BODILY INJURY (EACH PERSON)	s	
A	COMPREHENSIVE FORM	02FJ0ZZ08 CCA	10/1/31	BODILY INJURY (EACH ACCIDENT)	\$	
4	HIRED				PROPERTY DAMAGE	\$
	NON-OWNED			BODILY INJURY AND PROPERTY DAMAGE COMBINED	\$ 500	
A	EXCESS LIABILITY UMBRELLA FORM OTHER THAN UMBRELLA FORM	02XS5338 WCA	10/1/81	BODILY INJURY AND PROPERTY DAMAGE COMBINED	1,000	° 1.,000
	WORKERS' COMPENSATION and EMPLOYERS' LIABILITY	-		STATUTORY	\$	(EACH ACCIDENT)
A	OTHER Cwners & Contracto Protective Liabili	ors # to be issued ty		Bodily Injury Property Dama	-	

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

Contract 342-80 \$1,282,562.00

Cancellation: Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail 10... days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company.

NAME AND ADDRESS OF CERTIFICATE HOLDER:

The City of Fort Wayne, the Engineer and his Consultants, their officers, agents, and employees

Fort Wayne, Indiana

DATE ISSUED JADUARY 13, 1981
PIETON CAVANAUCH, INC.

ACORD 25 (1

"APPARENT" LOW BIDDERS
JUNK DITCH

RESOLUTION	CONTRACTOR	BID	ENGINEER'S ESTIMATE
341-80	Winzeler Excavating	\$ 644,070.50	\$ 783,311.00
342-80	Winzeler Excavating	\$ 1,282,562.00	\$ 1,514,839.00
345-80	Ness Excavating	\$ 392,195.30	\$ 590,258.75
347-80	Ness Excavating	\$ 181,495.25	\$ 278,685.00
348-80	Winzeler Excavating	\$ 652,385.05	\$ 1,075,538.25
349-50	T-G Excavating	\$ 236,652.90	\$ 343,737.50
350-50	Ness Excavating	\$ 166,972.75	\$ 238,227.25
351-50	Winzeler Excavating	\$ 476,890.30	\$ 626,400.00
352-50	Bercot, Inc.	\$ 178,768.55	\$ 159,265.35
TOT	AL BIDS	\$ 4,211,992.60	\$ 5,610,262.10

DIFFERENCE: 1,398,269.50 = 24.92% Under Engineer's Estimate

NUMBER OF BIDS RECEIVED - 61

NUMBER OF BIDDERS - 20

JUNK DITCH STUDY AREA December 16, 1980

Resolution No. 341-80

CONTRACTOR	BID
Winzeler Excavating Dehner, John, Inc. Ferrera, Rocco & Company Bercot, Inc. Waynesfield Construction Busch, Inc.	644,070.50 669,963.85 688,920.00 704,974.10 793,896.00 797,161.95
Resolution No. 342-80	
Winzeler Excavating Dehner, John, Inc. Busch, Inc. Ferrera, Rocco & Company	1,282,562.00 1,329,013.80 1,486,029.25 1,579,275.00
Resolution No. 345-80	
Ness, Richard Excavating Nobis Construction Dailey, L.W., Inc. Bercot, Inc. Dehner, John, Inc. T&F Construction Corporation T-G Excavating Ralph Reed & Sons, Inc. Busch, Inc.	392,195.30 451,039.50 484,756.85 487,882.70 499,045.25 505,808.79 536,809.55 558,384.50 895,634.00
Resolution No. 347-80	
Ness, Richard Excavating Lengacher Construction Earth Construction Hartman, John Construction T-G Excavating, Inc. Dailey, L.W., Inc. Bercot, Inc. Curner, Inc. Hipskind Asphalt Corporation T&F Construction Corporation Allstar Construction	181,495.25 186,880.00 202,784.55 202,880.00 205,842.15 206,497.00 220,087.80 233,235.50 233,235.50 245,402.35 278,758.75
Moellering Construction Fleming Excavating	303,596.50

Resolution No. 348-80

CONTRACTOR		BID
Winzeler Excavating Earth Construction Dehner, John, Inc. Fleming Excavating Hipskind Asphalt Corporat Busch, Inc. Bercot, Inc. Reed, Ralph & Sons, Inc.	cion	652,385.05 727,745.00 814,860.55 876,415.25 899,922.00 908,756.50 922,049.25 967,582.50
	Resolution No. 349-80	
T-G Excavating Dehner, John, Inc. Ness, Richard Excavating Hipskind Asphalt Corporat Bercot, Inc.	ion	236,652.90 261,894.45 273,167.25 288,470.00 323,090.45
	Resolution No. 350-80	
Ness, Richard Excavating Earth Construction Hartman, John Construction T-G Excavating Curner, Inc. Hipskind Asphalt Corporat T&F Construction Corporat Bercot, Inc. Fleming Excavating	ion	166,972.75 167,842.10 173,042.50 179,271.50 192,379.70 195,747.00 199,799.90 214,198.40 219,586.00
	Resolution No. 351-80	
Winzeler Excavating Dehner, John, Inc. T-G Excavating Waynesfield Construction Reed, Ralph & Sons,Inc.	*	476,890.30 513,554.40 597,194.75 746,720.50 900,035.00
	Resolution No. 352-80	
Bercot, Inc. Reed, Ralph & Sons, Inc.		178,768.55 179,927.00

Admn.	Appr.	

DIGEST SHEET

4-81-02-26.
TITLE OF ORDINANCE Junk Ditch Area Sanitary Improvements; Sewage Works Grant
No. C-180599-08; Sewer Resolution No. 341-80
DEPARTMENT REQUESTING ORDINANCE Board of Public Works
INC.
SYNOPSIS OF ORDINANCE A CONTRACT WITH WINZELER EXCAVATING, CO., TO CONSTRUCT
A 27 INCH SANITARY INTERCEPTOR FROM THE INTERSECTION OF JEFFERSON BLVD AND ST.
MARY'S RIVER TO THE INTERSECTION OF BEADELL ST. AND JUNK DITCH.
·
EFFECT OF PASSAGE Improvement to the water quality in the Junk Ditch Area with
the construction of sanitary sewers.
EFFECT OF NON-PASSAGE The loss of both Federal and State Grant Funds to
improve the City of Fort Wayne's environs.
MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) The construction of thi
project will cost \$644,070.50 which will be financed by USEPA 75%, State 10%
City Utilities 15%.
ASSIGNED TO COMMITTEE (PRESIDENT)
/ I MINITARIA /